## Sarah Ashleigh Mommer (GUARD/E)

Case No. 06CEPR00111

Amador, Catherine A (for Petitioner/Guardian Rhonda Slater)
First Account and Report of Guardian

		11			
Ag	e: 13 years				
Со	nt. from				
	Aff.Sub.Wit.				
✓	Verified				
	Inventory				
	PTC				
	Not.Cred.				
	Notice of	Χ			
	Hrg	Ш			
	Aff.Mail	Χ			
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.				
	Conf.				
	Screen	Щ			
	Letters				
	Duties/Supp				
	Objections				
	Video				
	Receipt	Щ			
	CI Report				
	9202				
	Order	Χ			
	Aff. Posting	Ш			
	Status Rpt	Ш			
	UCCJEA	Щ			
	Citation				
	FTB Notice				

Atty

## RHONDA L. (Mommer) SLATER,

mother/guardian, is petitioner.

Account period: 4/4/06 - 12/31/12

Accounting - ????

Beginning POH - \$51,989.00 Ending POH - \$32,376.00

Guardian - waives

Attorney - **not** requested.

### Petitioner requests that:

 The Court make an Order approving, allowing, and settling the first account and report of guardian.

### NEEDS/PROBLEMS/COMMENTS:

- Accounting does not balance. Charges must equal Credits.
- 2. The only asset of the guardianship is a 8.87% interest in real property. The real property was originally inventoried at \$51,989.00. The property on hand lists the value of the real property at \$32,376.00. The accounting should reflect the real property at its carry value not the market value. The carry value of the property does not change.
- 3. Need Notice of Hearing.
- 4. Need proof of service of the Notice of Hearing on Sarah Ashleigh Mommer (minor).
- 5. Need Order. Local Rule 7.1.1F states a proposed order shall be submitted with all pleadings that request relief. If the proposed order is not received in the Probate Filing Clerk's Office 10 days before the scheduled hearing, a continuance may be required.

Reviewed by: KT
Reviewed on: 3/5/13
Updates:
Recommendation:
File 1 - Mommer

1

Atty

Kruthers, Heather H (for Public Guardian/Guardian of the Estate) Probate Status Hearing Re: Filing of Final Distribution

Ag	e: 17 years	<b>PUBLIC GUARDIAN</b> was appointed as Guardian of the Estate on 11/19/2009.	NEEDS/PROBLEMS/COMMENTS:
		The Second Account was for the account period ending 12/23/11 was approved on 4/9/12 with a property on hand of	If the Court agrees to the continuance this status hearing will be continued to
Со	nt. from	\$34,970.73.	Friday, December 13, 2013 at 9:00 a.m. in
	Aff.Sub.Wit.		Dept. 303.
	Verified	This status hearing was set for the filing of the	
	Inventory	final accounting.	
	PTC	Status Report filed 1/30/13 states at the	
	Not.Cred.	hearing on the second account, Attorney	
	Notice of	Kruthers mistakenly believed that the minor	
	Hrg	would turn 18 in 2012. She will actually not be	
	Aff.Mail	18 until October 2013. Because the next	
	Aff.Pub.	account period would not end until  December 2013; and because the minor will	
	Sp.Ntc.	turn 18 before that and be eligible to receive	
	Pers.Serv.	her money, the Public Guardian requests this	
	Conf.	status hearing be continued to a date in	
	Screen	December 2013.	
	Letters		
	Duties/Supp		
	Objections		
	Video		
-	Receipt		
	CI Report		
	9202	_	
	Order Aff Posting		Reviewed by: KT
	Aff. Posting Status Rpt		Reviewed by: KI Reviewed on: 3/5/13
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 2 - Bratton

Krause-Cota, Stefanie (for Michael James Tarasevic – Executor/Petitioner)

(1) Petition for Final Distribution on Waiver of Accounting and (2) for Allowance of Statutory (Prob. C. 10400-10406, 10954, 11600-11642)

SIGIUTORY (PIOD. C. 10400-10406, 10954, 11600-11642)				
DOD: 07/23/10	<b>MICHAEL TARASEVIC</b> , Executor, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:		
Cont. from 112811, 022712, 040912, 080712, 100512, 110912, 021113  Aff.Sub.Wit.  Verified  Inventory	Pellioner.  1 & A - \$135,867.00  POH - \$135,867.00  Executor - waives  Distribution, pursuant to decedent's Will, is to:	CONTINUED MULTIPLE TIMES  Minute Order from 11/09/12 states: Counsel informs the Court that they will be selling the house and liquidating. In addition, they will be paying the creditor.  Minute Order from 10/05/12 states: Counsel informs Court that the waivers were filed today. She further advises that a letter was sent to the Franchise Tax Board in March.		
✓ PTC ✓ Not.Cred.	Michael Tarasevic - \$58.50 cash, plus ½ interest in real property and ½ interest in a 1977 truck	See Page 3B for Report of Sale and Petition for Order Confirming Sale of Real Property.		
✓ Notice of Hrg		As of 03/04/13, nothing further has been filed and the following issues remain:		
✓ Aff.Mail w/  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters 11/30/10  Duties/Supp  Objections  Video Receipt  C1 Report  ✓ 9202  ✓ Order	Anthony Tarasevic - \$58.50 cash, plus ½ interest in real property and ½ interest in a 1977 truck	1. The Petition states that all debts of the decedent have been paid, however, a Creditor's Claim in the amount of \$52,340.63 was filed by California Business Bureau for Community Medical Center on 11/02/10. The Petition states that no action has been taken on this claim at this time, therefore this debt has not been resolved. An Allowance or Rejection of Creditor's Claim was filed on 06/04/12 allowing the claim in the amount of \$24,689.09. Nothing further has been filed regarding this outstanding debt. Distribution of estate assets cannot be made until all debts of the estate have been resolved.		
Aff. Posting		Reviewed by: JF		
Status Rpt		<b>Reviewed by:</b> 31 <b>Reviewed on:</b> 03/04/13		
UCCJEA		Updates:		
Citation		Recommendation:		
✓ FTB Notice		File 3A - Tarasevic		

Krause-Cota, Stefanie (for Michael James Tarasevic – Executor/Petitioner
Report of Sale and Petition for Order Confirming Sale of Real Property

	Report of Sale and Fellion to Order Confirming Sale of Real Property  ALCHAEL LAMES TARASSVIC Executor is Politionar   NEEDS/PROBLEMS/COMMAENTS:					
DOD: 07/23/10		MICHAEL JAMES TARASEVIC, Executor, is Petitioner.		NEEDS/PROBLEMS/COMMENTS:		
			Sale price	_	\$116,000.00	CONTINUED FROM 02/11/13
			Overbid	_	\$122,750.00	CONTINUED I ROM 02/11/10
			OVOIDIG		Ψ122,7 00.00	As of 03/04/13, nothing further
Со	nt. from 021113		Reappraisal	_	\$118,000.00	has been filed and the following
	Aff.Sub.Wit.				•	comments remain:
✓	Verified		Property	-	3522 W. Dayton	
	Inventory	Х			Fresno, CA 93722	Petitioner calculation of the
	PTC		D. L.P P		TI. B	overbid amount appears to
	Not.Cred.		Publication	-	The Business Journal	be incorrect. The Examiner calculates the correct
<b>√</b>	Notice of Hrg		Buyers	_	Michael R. and	overbid amount to be
<b>√</b>	Aff.Mail	w/	Susan F. McClure		THOUGHT, WIN	\$122,300.00.
<b>√</b>	Aff.Pub.	**/				, , , , , , , , , , , , , , , , , , , ,
	Sp.Ntc.		Broker	-	\$6,960.00 (3% to	2. The petition states that the
	•		,		and 3% to Ann M. Lee,	property was reappraised for
	Pers.Serv.		Universal Lending 8	& Realty)		sale with a value of
	Conf. Screen					\$118,000.00; however, no
	Letters					Inventory & Appraisal (Reappraisal for Sale) has
	Duties/Supp					been filed confirming the
	Objections					reappraisal amount. Need
	Video					Revised Inventory &
	Receipt					Appraisal.
	CI Report					
	9202					
✓	Order					
✓	Aff. Posting					Reviewed by: JF
	Status Rpt					<b>Reviewed on:</b> 03/04/13
	UCCJEA					Updates:
	Citation					Recommendation:
	FTB Notice					File 3B - Tarasevic

**3B** 

# 4 Elizabeth M. Bryant (CONS/PE)

Case No. 11CEPR00682

Atty Bagdasarian, Gary G. (for Petitioner Ronald J. Bryant, Conservator)

Atty Wright, Janet L. (Court-appointed for Conservatee)

First Account Current and Report of Conservator; Petition for Allowance of Conservator and Attorney's Fees; and for Reimbursement of Costs to Attorney (Probate code 2620, 2623 & 2640)

DC	D: 1/31/2013	RONALD J. BRYANT, son and Conservator of the Person	NEEDS/PROBLEMS/COMMENTS:
		and Estate appointed 12/14/2011, is Petitioner.	Caulinus difference 0 /11 /0012
		Account period: 12/14/2011 - 11/13/2012	Continued from 2/11/2013.  Minute Order states the Court
		ACCOUNT DERIOG. 12/14/2011 - 11/13/2012	is informed that Ms. Bryant
Со	nt. from 021113	Accounting - \$55,812.73	passed away on 1/31/2013.
	Aff.Sub.Wit.	Beginning POH - \$37,600.00	Matter continued to
✓	Verified	Ending POH - \$51,617.35	3/11/2013.
✓	Inventory	(\$51,517.35 is cash)	
	PTC	Conservator - \$139.50	<b>Note:</b> Court will set status
	Not.Cred.	(per itemizations on Exhibits A, B, C, D, E; for 9.30 hours	hearing as follows:
✓	Notice of Hrg	@ \$15/hour )	
✓	Aff.Mail V		• Friday, April 26, 2013 at
	Aff.Pub.	Attorney - \$17,125.00	9:00 a.m. in Dept. 303 for filing of the final
	Sp.Ntc.	<ul><li>(per Declaration filed 1/3/2013, itemized on Exhibits A,</li><li>B, C, D, E; for 68.50 hours @ \$250/hour)</li></ul>	account and
	Pers.Serv.	_ b, c, b, t, for 60.30 fidelis @ φ230/fidelif	termination of
	Conf. Screen	Attorney Costs - \$1,385.00	proceedings for the
	Letters	(filing fees, publication for sale, process server)	deceased Conservatee.
	Duties/Supp		
	Objections	<ul> <li>Petitioner states:</li> <li>Conservatee was a Defendant in an inter-pleader</li> </ul>	Pursuant Local Rule 7.5, if the document noted above is
	Video	action (Case 10CECL12525) in which \$18,208.42 in	filed 10 days prior to the date
	Receipt	undistributed surplus proceeds of a Trustee's sale	listed, the hearing will be taken
	CI Report	were deposited with the Court, and following the	off calendar and no
✓	2620	Attorney's submission of a claim and attendance	appearance will be required.
<b>✓</b>	Order	at hearing, the Court ordered after the judicial	
	Aff. Posting	foreclosure that the surplus funds be distributed to the Conservatorship estate.	Reviewed by: LEG
	Status Rpt	Conservatee inherited a 1/4 interest in real property	Reviewed on: 3/4/13
<b>—</b>	UCCJEA	in Santa Maria, and following Order Confirming	Updates:
	Citation	Sale of Real Property issued 9/25/2012, sale was	Recommendation:
	FTB Notice	consummated and proceeds of \$36,491.12 were	File 4 – Bryant
		deposited into the Conservatorship estate's blocked account.	
		DIOCREA ACCOUNT.	
		~Please see additional page~	

### Additional Page 4, Elizabeth M. Bryant (CONS/PE)

Case No. 11CEPR00682

### <u>Petitioner requests the following amounts be paid from the blocked account:</u>

- 1. \$400.00 to Court Investigator's Department (refer to Exhibit A); and
- 2. \$100.00 to George Montgomery for preparation of the accounting (refer to Exhibit B).

<u>Note</u>: Ex Parte Order for Withdrawal of Funds from Blocked Account filed 2/22/2013 authorizes **\$3,215.36** to be withdrawn from the Conservatorship account for payment to Santa Maria Cemetery for burial expenses.

Note: Notice to Director of Health Care Services under Probate Code §§ 215 and 9202 was filed 2/25/2013.

Atty Kruthers, Heather H. (for Public Guardian – Conservator of the Person and Estate)

Motion for Clarification of Order

Co			Petitioner states:	
	nt. from		1. Under the Advanced Health Care Directive of Benjamin H. Smith ("Ben"), dated 06/17/11, Michael H. Smith, Jr. ("Butch") was	
	Aff.Sub.Wit.	l	designated as Ben's agent. Butch is Ben's grandson.	
✓	Verified		2. Butch had accepted his appointment as	
	Inventory		Ben's agent and had been so acting.	
Ì	PTC		3. As a result of a petition for conservatorship	
	Not.Cred.		of Ben's person and estate filed by Michael H. Smith, Sr. ("Mike") and Jenna R. Smith	
✓	Notice of Hrg		("Jenna"), this court issued a minute order	
✓	Aff.Mail	w/	on 01/18/13 and a written order on	
	Aff.Pub.		02/13/13. The order appoints the Fresno	
	Sp.Ntc.		County Public Guardian as conservator of the person and estate of Ben.	
	Pers.Serv.		4. Since 01/18/13, the Public Guardian and its	
	Conf. Screen		legal counsel have insisted that the Public	
	Letters		Guardian has exclusive authority to make	
	Duties/Supp		health care decisions for Ben even though Ben named Butch as his agent under the	
	Objections		Advanced Health Care Directive. Butch	
	Video Receipt		contends that as Ben's agent, he has priority under Probate Code § 4685 over any other	
	CI Report		person, including the conservator of Ben's	
	9202		person in making health care decisions for	
✓	Order		Ben.	
Щ	Aff. Posting		Unlose the power of attorney for health care	Reviewed by: JF
	Status Rpt		provides otherwise the agent designated in	Reviewed on: 03/05/13
H	UCCJEA Citation		the power of attorney who is known to the	Jpdates:
$\vdash$	FTB Notice		realificate provider to be reasonably	Recommendation: File 5 - Smith
	TID HONCE		available and willing to make health care decisions has priority over any other person in making health care decisions for the principal.  Continued on Page 2	ne 5 - Sirini

Page 2

- 6. The Law Revision Commission Comments for the 1999 addition to Probate Code § 4685 provides in relevant part, "This section gives the agent the priority over others, including a conservator or statutory surrogate, to make health care decisions if the agent is known to the health care provider to be available and willing to act." The Comments also state that the rule of Section 4685 is subject to a contrary court order under Probate Code § 4766.
- 7. Probate Code § 4766(d) provides that a petition may be filed seeking an order declaring that the authority of an agent is terminated upon a determination by the court of both of the following:
  - (1) The agent....has violated, has failed to perform, or is unfit to perform, the duty under an advance health care directive to act consistent with the patient's desires or, where the patient's desires are unknown or unclear, is acting (by action or inaction) in the manner that is clearly contrary to the patient's best interest.
  - (2) At the time of the determination by the court, the patient lacks a capacity to execute or revoke an Advance Health Care Directive...
  - Notice of the time and place of the hearing, together with a copy of the petition, must be served on the agent (Pr. C § 4769).
- 8. No § 4766 petition has been filed relating to Ben's advance health care directive, no notice of a request to terminate the agent's authority was given to Butch and the required findings were not made by the court.
- 9. Absent a court order under § 4766, the commentators mimic the rule stated in the Law Revision Commission Comments. "If a valid power of attorney for health care is in effect, unless the power or attorney provides otherwise, the agent under that power has priority over any other person in making health care decisions for the principal, including a conservator of the person, even if given medical consent powers." 1 California Conservatorship Practice (CEB 2012) Section 13.27.

The agent named in the power of attorney for health care (PAHC) has priority over all others, including the conservator, to act for the principal in all matters relating to health care decisions.... California legislatures have recognized that decisions about one's medical care are highly personal and should not be compromised. This policy decision is reflected in the high priority given to an agent for a PAHC by the Probate Court.

California Powers of Attorney and Health Care Directives (CEB 2012) Section 2.29. "Unlike an agent under a [durable power of attorney], an agent under a PAHC has priority over the conservator of the person in making health care decisions when both the conservatorship exists and a PAHC has been executed." <u>Ibid.</u> at § 7.47.

- 10. The Public Guardian contends that its authority as conservator of the person trumps Butch's authority under the Advanced Health Care Directive, based on this court's order at the 01/18/13 hearing. However, at that time, there was no petition pending under Section 4766.
- 11. Attorney Jaech believes that Butch has been acting as Ben's agent in Ben's best interest. Because of his love and concern for, and experience with, his grandfather, Mr. Jaech believes he is better suited to make health care decisions for him than the Public Guardian.

**Therefore**, to resolve this conflict between the agent and the conservator of the person, it is requested that the court clarify its orders to state that the agent under the Advanced Health Care Directive has priority to make health care decisions, unless and until a successful petition is brought under Probate Code § 4766, and a court order to the contrary is issued.

6 Gracie Jimenez (GUARD/P)

Case No. 12CEPR00897

Atty Macias, Alexandra (pro per – paternal aunt/Petitioner)

Atty Neumann, Dallas (for Kristina Knobloch – mother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 2	TEMPORARY EXPIRES 03/11/13	NEEDS/PROBLEMS/COMMENTS:
Co	nt. from 120512	ALEXANDRA MACIAS, paternal aunt, is Petitioner.  Father: PHILLIP JIMENEZ	CONTINUED FROM 12/05/12 Minute Order from 12/05/12 states: Matter continued to 03/11/13. The temporary is extended to 03/11/13. Counsel informs the Court that mother is willing to test randomly at the request of the guardian and will also pay for
✓ —	Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.	Mother: <b>KRISTINA KNOBLOCH</b> – personally served on 11/30/12  Paternal grandfather: NOT LISTED Paternal grandmother: AMANDA CULVER –	the expenses of testing. The Court orders testing as agreed upon by the parties. The Court directs counsel to prepare an order and include the visitation that was agreed upon.  As of 03/05/13, the following items remain:
✓ ✓	Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv.	served by mail on 11/29/12  Maternal grandfather: NOT LISTED  Maternal grandmother: TERRI JOHNSON – served by mail on 11/29/12	1. Need proof of personal service at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Guardian or Consent & Waiver of Notice or Declaration of Due Diligence for:
✓ ✓ ✓	Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt	Petitioner alleges that both parents have substance abuse issues. The mother is in recovery at this time, but guardianship is needed to ensure Gracie's safety and stability.	<ul> <li>Phillip Jimenez (father)</li> <li>Need proof of service by mail at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Guardian or Consent &amp; Waiver of Notice or Declaration of Due Diligence for:</li> </ul>
✓	CI Report	Court Investigator Samantha Henson filed a	- Paternal grandfather
<b>✓</b>	9202 Order	report on 11/27/12.  Continued on Page 2	- Maternal grandfather
	Aff. Posting		Reviewed by: JF
	Status Rpt		<b>Reviewed on:</b> 03/05/13
<b>✓</b>	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 6 - Jimenez

# 6 Gracie Jimenez (GUARD/P)

Case No. 12CEPR00897

Page 2

Declaration of Mother, Kristina Knobloch, in Opposition to Petition for Appointment of Guardian filed 11/26/12 states: She has completed a six-month outpatient drug rehab program and continues to voluntarily participate in classes with the rehab program and attend AA/NA meetings. She is also attending a DUI program that was court ordered as a result of DUI's she received in 2006. She further states that she has a two bedroom apartment and the second bedroom is set up for Gracie. She states that she is a wonderful mother and that Gracie is very bonded to her. She states that she and the father are no longer in a romantic relationship, but they have maintained an amicable relationship for Gracie's sake. Also, she and the guardian are very civilized with each other and have been working together regarding visitation. She requests that the general guardianship be denied.

**Petitioner's Response to Kristina Knobloch's Declaration in Opposition to Guardianship filed 12/04/12** states: she is very happy that Kristina appears to be clean & sober and doing well, however, she still has concerns due to her long history of treatment and subsequent relapse. Petitioner also is concerned that Kristina last drug tested on 06/11/12 and requests that the court order a more current drug test in order to ensure her sobriety.

Further, Petitioner states that Gracie has lived with her for the past 11 months and they are very bonded. Gracie calls Petitioner mom and to Gracie, the Petitioner is another mom. Petitioner states that she does not believe it is in Gracie's best interest to live with her mother full-time. Petitioner states that she has always had Gracie's best interest at heart. If the court decides not to grant the guardianship, Petitioner asks the court to consider a transition period so that Gracie has time to properly adjust to new living arrangements. Further, when the transition is complete, Petitioner requests that she have visitation 2 weekends per month. Lastly, Petitioner states that she feels that the most important word has been left out of the court documents and that is love. Petitioner states that she loves Gracie and Gracie loves her. Petitioner wants what is best for Gracie and she is extremely concerned about her long-term care. All Petitioner wants is for Gracie to be safe and loved.

Atty Sherwood, Peter A., of Sherwood Law Offices, Visalia (for Linda Alexander Di Michillie, Trustee)

Atty Dowling, Michael P., of Dowling Aaron Inc. (for Cara Alexander Gimlin, Trustee)
Pro Per Alexander, Kenneth A.; Alexander, Suzanne M. (Pro Per son and daughter-in-law)

Petition for Order Confirming Ownership Interest in Real Property [Prob. C. 850, et seq.]

11	rolyn DOD: 17/2002		LINDA ALEXANDER DE MICHILLIE, daughter and Successor Trustee of the ALEXANDER DISCLAIMER TRUST, is Petitioner.	NEEDS/PROBLEMS/ COMMENTS:
	hur DOD:		1103100 OF THE ALLAMIDER DISCENSIER TROST, ST CHINOTICS.	
	/21/2011		Petitioner states:	
<del>/</del>	21/2011		On 12/17/1998, ARTHUR M. ALEXANDER and CAROLYN K.	
			ALEXANDER established the ALEXANDER FAMILY 1998	
			REVOCABLE TRUST (copy of Declaration of Trust attached	
Co	nt. from		as Exhibit A);	
	Aff.Sub.Wit.		Pursuant to the Trust terms, Arthur, as the surviving Settlor	
✓	Verified		and Trustee, allocated assets of the ALEXANDER FAMILY	
	Inventory		1998 REVOCABLE TRUST into a survivor's trust, that continued to be referred to as the ALEXANDER FAMILY	
	PTC		1998 REVOCABLE TRUST (hereafter SURVIVOR'S TRUST), and	
	Not.Cred.		a disclaimer trust titled the <b>ALEXANDER DISCLAIMER TRUST</b> ;	
<b>✓</b>	Notice of Hrg		On 4/11/2008, Arthur amended the <b>SURVIVOR'S TRUST</b>	
<b>√</b>	Aff.Mail	W/	(copy of Amendment attached as Exhibit B); the	
	Aff.Pub.		Amendment appointed CARA ANN ALEXANDER GIMLIN	
	Sp.Ntc.		as temporary Co-Trustee of the <b>DISCLAIMER TRUST</b> ;	
<b>√</b>	Pers.Serv.	W/	The DISCLAIMER TRUST became irrevocable upon the	
	Conf. Screen	**/	death of Carolyn on 6/17/2002; Arthur acted as Trustee of	
	Letters		both the <b>DISCLAIMER TRUST</b> and the <b>SURVIVOR'S TRUST</b> until his death on 11/21/2011;	
-			<ul> <li>Upon Arthur's death, pursuant to Trust terms CARA ANN</li> </ul>	
	Duties/Supp		ALEXANDER GIMLIN was appointed as the Successor	
	Objections		Trustee of the <b>SURVIVOR'S TRUST</b> ;	
	Video		<ul> <li>Upon Arthur's death, pursuant to Trust terms LINDA</li> </ul>	
	Receipt		ALEXANDER DE MICHILLIE [Petitioner] was appointed	
	CI Report		Successor Trustee of the <b>DISCLAIMER TRUST</b> ;	
	9202		Pursuant to Trust terms, Cara Ann Alexander Gimlin's	
✓	Order		appointment as temporary Co-Trustee of the <b>DISCLAIMER</b>	
	Aff. Posting		TRUST was terminated as a result of Arthur's death; (copy	<b>Reviewed by:</b> LEG
	Status Rpt		of Notice of Termination of Temporary ci-Trustee and	Reviewed on: 3/5/13
	UCCJEA		Acceptance of Office of Successor Trustee of Trust attached as Exhibit C);	Updates:
	Citation		~Please see additional page~	Recommendation:
	FTB Notice			File 7 - Alexander

#### Petitioner states, continued:

- On 12/9/2002, Arthur disclaimed all right, title and interest in the assets allocated to the **DISCLAIMER TRUST** (copy of disclaimer attached as Exhibit D);
- Pursuant to the disclaimer, the assets allocated to the DISCLAIMER TRUST included "All stock and other securities
  (community property) of the Alexander Family Trust." Said stock and other securities included a Charles Schwab
  account and a UBS Financial Corp. account;
- On 11/9/2011, Arthur borrowed by margin loan \$150,000.00 from the UBS Financial Corp account, and \$190,327.95 from the Charles Schwab account, and said amounts were transferred to Stewart Title (copy of statements showing margin loans attached as Exhibit E);
- On 11/10/2011, Arthur and KENNETH A. ALEXANDER, son, and SUZANNE M. ALEXANDER, [daughter-in-law], purchased real property located on Mar Vista Drive in Monterey, California, for \$375,000.00, with escrow on the sale through Stewart Title, using the margin loan funds of \$150,000.00 from the UBS and \$190,327.95 from the Charles Schwab accounts toward the purchase of the property (copy of Buyer's Final Closing Statement attached as Exhibit F);
- A Grant Deed for the real property was recorded on 11/10/2011 in Monterey County Recorder's Office which vests title to: "Arthur M. Alexander, Trustee of the Alexander Family 1998 Revocable Trust UDT 12/17/1998 as to an undivided 50% interest and Kenneth A. Alexander and Suzanne M. Alexander, husband and wife as to an undivided 50% interest, all as tenants in common." (copy of Grant Deed attached as Exhibit G);
- Petitioner believes the remaining \$37,500.00 was paid by Arthur, Trustee, and there is no mortgage lien or
  encumbrance against the real property; an appraisal of the real property located on Mar Vista Drive as of
  5/21/2012 valued the real property at \$480,000.00;
- From the date of the margin loans on 11/9/2011 through 10/31/2012, the **DISCLAIMER TRUST** has paid interest to UBS Financial Corp. in the amount of **\$7,700.00** and to Charles Schwab in the amount of **\$12,787.75**; the **DISCLAIMER TRUST** will continue to pay interest on the margin loans until they are repaid;
- Petitioner believes that the real property on Mar Vista Drive is currently used as rental property, and that Kenneth A. Alexander has collected all rental proceeds in an amount in excess of \$20,000.00 (copy of Residential Lease Agreement for real property located at 549 Mar Vista, Monterey naming Kenneth A. Alexander and Suzanne M. Alexander as landlords attached as Exhibit H);
- Kenneth has not used any of the income from the rental property to repay the margin loans used for the purchase of said real property;
- It is necessary to confirm the **DISCLAIMER TRUST's** interest in the real property since the ownership of the real property is claimed by the **SURVIVOR'S TRUST** [aka Alexander Family 1998 Revocable Trust] and Kenneth A. Alexander and Suzanne M. Alexander;
- **Petitioner requests** an order from this Court pursuant to Probate Code § 850(a)(2)(c) [see 850(a)(3)(B)] for confirmation of the Trust's ownership of the real property on Mar Vista Drive in Monterey, and requests that an equitable lien for the value of the margin loans, interest paid, as well as accruing interest, be placed against the real property, and in addition, that the real property be immediately sold and that said equitable lien be paid from the sale proceeds.

### Petitioner prays for a Court order:

- Confirming the **DISCLAIMER TRUST's** interest in the real property on Mar Vista Drive in Monterey, including but not limited to the amounts of the margin loans used for the purchase of the real property, and interest paid and accruing interest on margin loans; and
- Directing the immediate sale of the real property on Mar Vista Drive in Monterey, and that the equitable lien to be placed by the Court be paid from the sale proceeds to the Petitioner, as Successor Trustee of the DISCLAIMER TRUST, prior to any other reimbursements that may be claimed for the real property.

8 Atty

Tahajian, Gerald L. (for Art Pearson – Beneficiary – Petitioner)

Resignation and Declination of Successor Trustees to Serve, Nominations of Successor Trustee and Petition for Appointment of Successor Trustee [Prob. C. 17200(b)]

			ART PEARSON, Beneficiary, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Aff.Sub.Wit.		Petitioner states the Trustor and original trustee Antonia C. Orosco died on 11-23-11. The sole asset of the trust is the Trustor's residence at 4529 E. Inyo in Fresno County.	
<b>V</b>	Verified Inventory PTC Not.Cred.		The named successor trustee Anastacio C. Navarro declined to serve, and the alternate named successor trustee Isabel Navarro has served from the date of the trustee's death until she executed a resignation on 8-7-12.	
<b>&gt;</b>	Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv.	W	There is now a vacancy in the office of trusteeship. The trust provides that in the event of vacancy, trustee shall be appointed by a majority of adult beneficiaries.	
	Conf. Screen  Letters  Duties/Supp  Objections  Video		The first amendment provides that upon the Trustor's death, the trust is to terminate and assets distribute 1/3 to Art Pearson and Mary Pearson, or the survivor (Art Pearson is the survivor), 1/3 to Anastacio C. Navarro and Isabel Navarro, and 1/3 to John Navarro.	
<b>-</b>	Receipt CI Report 9202 Order		All beneficiaries nominate Petitioner as successor trustee and waive bond. Petitioner consents to serve as successor trustee.	Povioused by sko
	Aff. Posting Status Rpt UCCJEA Citation FTB Notice		<ol> <li>Petitioner prays for orders that:</li> <li>The Court accept the declination of Anastacio C. Navarro and the resignation of Isabel Navarro as Successor Trustee;</li> <li>The Court appoint Art Person as Successor Trustee without bond; and</li> </ol>	Reviewed by: skc Reviewed on: 3-5-13 Updates: Recommendation: File 8 - Orosco
			3. Such further orders as the Court considers proper.	

Atty Matsumoto, Russell D. (for Anthony P. Coelho III, Kristen M. Susoev & Leslie C. Walters – Petitioners – Children)

Petition for Probate of Will and for Letters Testamentary (Prob. C. 8002, 10450)

	Petition for Probate of Will and for Letters Testamentary (Prob. C. 8002, 10450)				
			ANTHONY P. COELHO III, KRISTEN M.	NEEDS/PROBLEMS/COMMENTS:	
			SUSOEV and LESLIE C. WALTERS,		
			children/named co-executors without		
			bond, are petitioners.		
Со	nt. from				
	Aff.Sub.Wit.	s/p	Full IAEA – o.k.		
✓	Verified				
	Inventory		Will dated: 11/16/1999	Note: If the petition is granted status	
	PTC			hearings will be set as follows:	
	Not.Cred.		Desidence: France	. Filder - 00 /00 /0012 at 0.00 at 0.0	
✓	Notice of		Residence: Fresno Publication: The Business Journal	• Friday, 08/09/2013 at 9:00a.m.	
	Hrg		1 delication, the bosiness soomal	in Dept. 303 for the filing of the	
✓	Aff.Mail			inventory and appraisal <u><b>and</b></u>	
✓	Aff.Pub.	w/	Estimated value of the Estate:  Real Property - \$560,000.00	• Friday, 05/09/2014 at 9:00a.m.	
	Sp.Ntc.		4000/000000	in Dept. 303 for the filing of the first	
	Pers.Serv.			account and final distribution.	
	Conf.		Probate Referee: Steven Diebert	Pursuant to Local Rule 7.5 if the required	
	Screen			documents are filed 10 days prior to the	
✓	Letters			hearings on the matter the status	
✓	Duties/Supp			hearing will come off calendar and no	
	Objections			appearance will be required.	
	Video				
	Receipt				
	CI Report				
	9202				
✓	Order				
	Aff. Posting			Reviewed by: LV	
	Status Rpt			<b>Reviewed on:</b> 03/05/2013	
	UCCJEA			Updates:	
	Citation			Recommendation: Submitted	
	FTB Notice			File 9 - Coehlo	

9

Noah Vang, Christian Vang, and Jacob Vang (GUARD/P) Case No. 06CEPR00894

Atty Vang, Yee (Pro Per – Father – Petitioner)

Atty Carrasco, Chue Vang and Octavio (Pro Per – Paternal Aunt and Uncle – Guardians of Noah)

Atty Boyajian, Thomas M. (for Cynthia and Terry Moua – Maternal Grandparents – Guardians of Christian and Jacob)

Ex Parte Petition for Visitation

Noah, age 8			<b>YEE VANG</b> , Father, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Chi	ristian, age 3			
Jacob, age 2			CHUE VANG CARRASCO and OCTAVIO	<b>Note:</b> As described in Father's petition,
			CARRASCO, Paternal Aunt and Uncle, were	the most recent visitation order made on
			appointed Guardians of Noah (8) on 1-30- 12.	7-12-12 provides that Christian and Jacob, who reside with maternal
	Aff.Sub.Wit.		12.	grandparents Cynthia and Terry Moua,
>	Verified		CYNTHIA and TERRY MOUA, Maternal	shall visit with the Carrascos (paternal
	Inventory		Grandparents, were appointed Guardians	aunt and uncle and guardians of Noah)
	PTC		of Christian (3) and Jacob (2) on 7-12-12.	on the 2 <sup>nd</sup> and 4 <sup>th</sup> weekends.
	Not.Cred.		<b>Petitioner states</b> he was released from jail	Note: Although a proposed order was
~	Notice of		because of overcrowding and he does not	provided, the Court may wish to use
	Hrg		know how long he will be out. He would like	minute order only for visitation.
~	Aff.Mail	W	to visit with his children and maintain a	·
	Aff.Pub.		relationship with them. His family has court	
	Sp.Ntc.		ordered visits on the 2 <sup>nd</sup> and 4 <sup>th</sup> weekend of the month and he would love to see his	
	Pers.Serv.		children during those times.	
	Conf.		of march defining in less in ries.	
	Screen		Petitioner submitted a proposed Order that	
	Letters		provides that Yee Vang be allowed to visit	
	Duties/Supp		with the three children every 2 <sup>nd</sup> and 4 <sup>th</sup>	
	Objections		weekend while under the supervision of the paternal family. Noah (8) has expressed that	
	Video		he misses his father and wants him and his	
	Receipt		brothers to be able to visit with him. As	
	CI Report		guardians, we support Noah's wishes and	
	9202		will allow him safe and productive visitations.	
	Order		We understand that guardianship is	
	Aff. Posting		temporary and reunification is the ultimate goal. Therefore, it is important that the	Reviewed by: skc
	Status Rpt		children maintain a relationship with their	Reviewed on: 3-5-13
	UCCJEA		father. We also support any positive effort	Updates:
	Citation		Yee Vang may take to rebuild his	Recommendation:
	FTB Notice		relationship with his children.	File 10 - Vang

Gregory, Jacqueline (Pro Per – Guardian – Maternal Grandmother) Atty Atty Lerae Ayalla, Natasha Chatiem (Pro Per – Petitioner – Mother)

Petition for Termination of Guardianship

Ag	e: 8		NATASHA AYALLA, mother is petitioner.	NEEDS/PROBLEMS/
Co	nt. from 01281	3,	JACQUELINE GREGORY, maternal grandmother, was appointed guardian on 11/03/2011. Guardian was personally served.  Father: TANIELU A. DEVINE,  Paternal grandfather: Unknown	COMMENTS:  Page 11B is the Order to Show Cause set by the Court pursuant to the minute order from 02/25/2013. The
✓	Aff.Sub.Wit. Verified		Paternal grandmother: Deana Devine  Maternal grandfather: Not Listed	following issues still remain:
	PTC Not.Cred.		<b>Petitioner states:</b> the child has been residing with the petitioner/mother since March 2012, he is on her lease, she provides for his clothing and necessities as well as participates in all school related events. She states that the guardian does not	Need proof of service fifteen (15) days prior to the hearing of the
✓	Notice of Hrg Aff.Mail	х	take care of the child what so ever.  Declaration filed 02/21/2013 by guardian, Jacqueline Gregory, attached is a letter from the minor stating he wishes to reside	Petition for Termination of Guardianship or declaration of due
	Aff.Pub. Sp.Ntc.		with his guardian/grandmother. Also attached is a letter from the guardian that states she is unable to attend the Court	diligence for:  • Jacqueline
<b>√</b>	Pers.Serv.	w/	hearing due to a conflict with her work schedule and that she wishes that the Court will allow her to continue to care for the	Gregory (Guardian)
	Conf. Screen		minor.  Court Investigator Julie Negrete's report filed 01/18/2013.	<ul><li>Tanielu A.</li><li>Devine</li><li>(Father)</li></ul>
	Duties/Supp Objections			<ul><li>Paternal Grandfather (Unknown)</li></ul>
	Video Receipt			<ul> <li>Deana Devine</li> <li>(Paternal</li> <li>Grandmother</li> <li>Maternal</li> </ul>
<b>√</b>	9202			Grandfather (Not Listed)
✓ 	Order			2. Notice of Hearing is incomplete at #1, it does not provide the petitioner's name nor what type of petition was filed.
	Aff. Posting			Reviewed by: LV
	Status Rpt			<b>Reviewed on:</b> 02/20/2013
	UCCJEA			<b>Updates:</b> 02/22/2013
	Citation			Recommendation:
	FTB Notice			File 11A – Devine

11B Tanilue Jaden Devine (GUARD/P)

Case No. 11CEPR00200

Atty Gregory, Jacqueline (Pro Per – Guardian – Maternal Grandmother)

Atty Lerae Ayalla, Natasha Chatiem (Pro Per – Mother)

Order to Show Cause Re: Failure to Appear

Ag	Age: 8		JACQUELINE GREGORY, maternal	NEEDS/PROBLEMS/COMMENTS:
			grandmother/guardian. (See page 11A)	
			Minute Order of 02/25/2013 Mother, Natasha	
Со	nt. from		Ayala, informs the Court that the child is with	
	Aff.Sub.Wit.		the guardian, Jacqueline Gregory. The	
	Verified		Court notes for the minute order that	
	Inventory		Jacqueline Gregory is not present in Court.	
	PTC		The Court sets the matter for an Order to	
	Not.Cred.		Show Cause regarding failure to appear on	
	Notice of		03/11/2013. The Court orders Jacqueline	
	Hrg		Gregory to be personally present with	
	Aff.Mail		Tanilue Devine on 03/11/2013. The Court	
	Aff.Pub.		further orders Jacqueline Gregory to provide	
	Sp.Ntc.		the Court proof of Tanilue Devine's	
	Pers.Serv.		enrollment in school, record of academic	
	Conf.		standing, and address to where the child is	
	Screen		residing. The Court orders mother, Natasha	
	Letters		Ayala, to submit to a drug test today and	
	Duties/Supp		provide the results of that test and the	
<b> </b>	Objections		previous one to the Court.	
	Video			
	Receipt			
	CI Report 9202			
	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 03/05/2013
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 11B - Devine

11B

# 12 Angelina Gonzales & Manuel Gonzales (GUARD/P) Case No. 11CEPR00475

Atty Gonzales, Monique Marie (pro per Guardian/paternal aunt)

Atty Gonzales, Angel III (pro per Petitioner/father)

Petition for Termination of Guardianship

Ag	e: 3 years		ANGEL GONZALES, III, father, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
			MONIQUE GONZALES, paternal aunt, was appointed guardian on 1/30/2012 – consents and waives notice.	This petition is as to <u>ANGELINA</u> <u>GONZALES</u> only.
Co ✓	nt. from 01281 Aff.Sub.Wit. Verified Inventory	3	Mother: MIRANDA HIJAREDA – served by mail on 1/7/13  Paternal grandfather: deceased Paternal grandmother: Jeanetta Ball –	Continued from 1/28/13. Minute Order states Court advises both parties to give new addresses and phone numbers to the clerk's office.
✓	Not.Cred. Notice of Hrg		served by mail on 1/7/13 Maternal grandfather: deceased Maternal grandmother: Lisa Valdez – served by mail on 1/7/13	Petition is incomplete.      a. It does not state why terminating the guardianship is in the best interest of the minor (#5 of the)
✓	Aff.Pub. Sp.Ntc.	W/	Petitioner states ???  Court Investigator Julie Negrete's Report	petition)  b. Does not list the names and
	Pers.Serv. Conf. Screen		filed 2/28/13	current addresses of the relatives of the minor (#9 of the petition).
	Letters Duties/Supp Objections			
<b>√</b>	Video Receipt CI Report			
<b>√</b>	9202 Order			
	Aff. Posting Status Rpt UCCJEA Citation			Reviewed by: KT Reviewed on: 3/5/13 Updates: Recommendation:
	FTB Notice			File 12 - Gonzales

Hogg, Joe (Pro Per – Son – Petitioner)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 1-15-09		<b>JOE HOGG</b> , Son, is Petitioner and	NE	EDS/PROBLEMS/COMMENTS:
			requests appointment as Administrator and as Special Administrator with Full IAEA and with bond of \$130,000.00.		CONTINUED TO 4-11-13  Per petitioner request
Co	Aff.Sub.Wit.		Full IAEA – need publication	1.	Need clarification: Petitioner includes a request for Special Administration, but with general powers, and does not clarify the purpose of the proposed special administration.
	Inventory PTC		Decedent died intestate	2.	Petitioner does not state the relationships of the persons listed at #8 to the decedent.
	Notice of Hrg	X	Residence: Fresno Publication: need publication	3.	Need date of death of the decedent's deceased spouse (Local Rule 7.1.1.D).
	Aff.Mail Aff.Pub.	X	<b>Estimated value of estate:</b> Personal property: \$130,000.00	4.	Need Confidential Supplement to Duties (DE- 147S).
	Sp.Ntc. Pers.Serv.		Probate referee: Steven Diebert	5.	Need Notice of Petition to Administer Estate (DE- 121).
	Conf. Screen Letters	X		6.	Need proof of service of Notice of Petition to Administer Estate on relatives listed in #8 at least 15 days prior to the hearing per Probate Code
<b>&gt;</b>	Duties/Supp Objections	X		_	§8110.
	Video Receipt			7.	Need publication per Probate Code §8120. The publication should include the powers requested (such as IAEA language).
	CI Report				
	9202 Order	Χ			
	Aff. Posting	^		Re	viewed by: skc
	Status Rpt			Reviewed on: 3-5-13	
	UCCJEA			Updates:	
	Citation			Recommendation:	
	FTB Notice			File 13 - Crenshaw	

13

# 14 Cesar Guzman, Joshua Guzman, Brian Guzman, & Luis Guzman (GUARD/P)

Case No. 13CEPR00021

# Atty Mendoza, Jovita (Pro Per – Petitioner – Maternal Grandmother) Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ce	sar, 9		TEMPORARY EXPIRES 03/11/13	NEEDS/PROBLEMS/COMMENTS:
Jos	hua, 6			,
Brian, 5			JOVITA MENDOZA, maternal grandmother, is	Need proof of service
Luis	s, <b>2</b>		Petitioner.	fifteen (15) days prior to the
Со	nt. from		F. II. OFGAR GUTHANIAYALA G. I. I'.	hearing of the Notice of
	Aff.Sub.Wit.		Father: <b>CESAR GUZMAN AYALA</b> – Court dispensed	Hearing along with a copy
	Verified		with further notice pursuant to Minute Order dated 01/22/2013.	of the Petition for Appointment of Guardian
<b>\</b>			01/22/2013.	or consent and waiver of
	Inventory		Mother: ELIZABETH MENDOZA – Consent & Waiver of	notice for:
	PTC		Notice filed 01/07/13	Paternal
	Not.Cred.			Grandparents
<b>√</b>	Notice of		Paternal grandparents: UNKNOWN, Declaration of	(Unknown) – Unless
	Hrg		Due Diligence filed 01/31/2013	the Court dispenses
✓	Aff.Mail	w/	Maternal grandfather: LUIS MENDOZA, served by mail	with notice. <b>Note:</b> Declaration of Due
	Aff.Pub.		on 01/30/2013	Diligence filed 01/31/2013
	Sp.Ntc.		0.1.0.1,00,20.10	states that the petitioner has
	Pers.Serv.		Petitioner alleges that the children's father has been	never met the paternal
	Conf.		deported to Mexico due to domestic violence and	grandparents nor does she
ľ	Screen		the mother is in rehab. Petitioner states that	know their names and
✓	Letters		temporary guardianship is necessary because	therefore she is unable to locate someone whose name
✓	Duties/Supp		Joshua's social security benefits have been stopped and won't resume until she is appointed guardian of	is unknown to her.
	Objections		him. Petitioner states that Joshua is in school and his	
	Video		social security income is needed to pay for his	
	Receipt		clothing and necessities. Further, Petitioner states that	
✓	CI Report		temporary guardianship is needed so that she can	
	9202		attend to the children's medical and school needs.	
✓	Order		Court Investigator Jennifer Daniel's report filed	
	Aff. Posting		02/27/2013.	Reviewed by: LV
	Status Rpt		,	Reviewed on: 03/05/2013
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14 - Guzman
				1.4

14

Hernandez, Noemi (Pro Per – Petitioner -Maternal Grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

		,	
Ag	e: 5		
			NIC
			<b>NC</b> gro
<u></u>	nt from		
Co	nt. from Aff.Sub.Wit.	l	Fa
	Verified		Mo
<b>√</b>			Co
	Inventory		01
	PTC		Do
	Not.Cred.		Ро
	Notice of Hrg	Х	Mo
	Aff.Mail	Х	HE
	Aff.Pub.	Ì	Pe
	Sp.Ntc.		suf
	Pers.Serv.	Х	ar
✓	Conf.		Pe
	Screen		gu tha
✓	Letters		of.
✓	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report 9202	Х	
,	9202 Order		
<b>√</b>			
	Aff. Posting		
	Status Rpt		
✓	UCCJEA		
	Citation		
	FTB Notice		

### **TEMPORARY EXPIRES 03/11/13**

**NOEMI HERNANDEZ**, maternal grandmother, is Petitioner.

Father: **NOT LISTED** 

Mother: **ANGELICA BARBOZA** – Consent & Waiver of Notice filed 01/08/13

Paternal grandparents: NOT LISTED

Maternal grandfather: JOSE HERNANDEZ

Petitioner alleges that the mother suffers from mental health problems and is not taking her medication. Petitioner states that temporary guardianship is necessary to ensure that her grandson is well taken care of

### **NEEDS/PROBLEMS/COMMENTS:**

- 1. Need Notice of Hearing.
- Need proof of personal service fifteen (15)
  days prior to the hearing of the Notice of
  Hearing along with a copy of the Petition for
  Appointment of Guardian or consent and
  waiver of notice or declaration of due
  diligence for:
  - Father (Not Listed)
- Need proof of personal service fifteen (15)
  days prior to the hearing of the Notice of
  Hearing along with a copy of the Petition for
  Appointment of Guardian or consent and
  waiver of notice or declaration of due
  diligence for:
  - Paternal Grandparents (Not Listed)
  - Jose Hernandez (Maternal Grandfather)

**Note:** A declaration of due diligence was filed on 01/08/2013 on Matthew Esequiel Ramirez however it is unclear to the Examiner as to who this individual is. There is no information regarding how this individual is related to the minor, nor does the declaration provide any information regarding the petitioner's efforts to search for this individual.

4. UCCJEA does not provide the child's residence for the past five years as required.

Court Investigator Dina Calvillo to provide:

- 1) Clearances
- 2) CI Report

Reviewed by: LV

**Reviewed on:** 03/06/2013

**Updates:** 

**Recommendation:** 

File 15 - Ramirez

Atty

McDowell, Donna (Pro Per – Adoptive Mother – Petitioner)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Ag	Age: 19		TEMPORARY DISMISSED 2-1-13 per request by Petitioner	NEEDS/PROBLEMS/COMMENTS:
			DONNA MCDOWELL, Adoptive Mother, is Petitioner and requests appointment as	Court Investigator advised rights on 2-25- 13
	Aff.Sub.Wit.		Conservator of the Person with medical consent powers.	Voting rights affected - Need minute order
	Verified Inventory PTC		Voting rights affected  A Capacity Declaration was filed 1-31-13.	The Court may require clarification regarding whether the siblings listed
	Not.Cred.	X	Petitioner states Keyanna is severely	at #11 of the petition require notice pursuant to Probate Code §1822.
	Aff.Mail Aff.Pub.	Χ	disabled. She is unable to walk or talk. She has been under Petitioner's care as her mother since she was an infant.	(If the siblings listed are from the birth mother, notice is not required, as that
<b>→</b>	Sp.Ntc. Pers.Serv.	W	Court Investigator Jennifer Young filed a report on 3-4-13.	relationship has been terminated.)
<b>&gt;</b>	Conf. Screen Letters		•	
<b>→</b>	Duties/Supp Objections			
<b>&gt;</b>	Video Receipt			
<b>V</b>	CI Report 9202 Order			
	Aff. Posting Status Rpt			Reviewed by: skc Reviewed on: 3-5-13
~	UCCJEA Citation FTB Notice			Updates: Recommendation: File 16 - McDowell

**Pro Per** 

17

Riddlesprigger, Paulette Royetta (Pro Per Petitioner)

### Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DOD: 2/6/2010	PAULETTE ROYETTA RIDDLESPRIGGER,	NEEDS/PROBLEMS/COMMENTS:	
Cont. from Aff.Sub.W  ✓ Verified	surviving spouse, is Petitioner.  No other proceedings.  Testate OR intestate?	1. Proof of Service by Mail of the Notice of Hearing filed 3/4/2013 shows notice was mailed on 3/1/2013, giving only 10 days' notice of hearing rather than 15 days as required by Probate Code §§ 13655 and 1220.	
Inventory  PTC  Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf.	Petitioner states no facts upon which she bases the allegation that the property should be determined as passing to her.  Petitioner requests Court determination that a ½ interest in real property located at 644 Fresno Street, Fresno, passes to her.	<ol> <li>Item 9 of the Petition does not indicate the relationships to Decedent of the persons listed, as follows:         <ul> <li>Gary Riddlesprigger;</li> <li>Lynn Riddlesprigger (Note: Notice lists Lynn Locke, who may be the same person, but not indicated);</li> <li>Dawn Riddlesprigger;</li> <li>Maisha Riddlesprigger.</li> </ul> </li> <li>Item 4(c) of the Petition is incomplete re: whether Decedent died intestate or testate, and if testate, a copy of Decedent's Will</li> </ol>	
Screen  Letters  Duties/S  Objectn  Video Receipt  CI Report  9202  ✓ Order		<ul> <li>must be attached to the Petition.</li> <li>4. Need Attachment 7 to the Petition describing facts upon which the Petitioner bases the allegation that the property should be determined as passing to the Petitioner as the surviving spouse of Decedent.</li> <li>5. Need Attachment 5a to the proposed order describing the real property passing to the Petitioner.</li> <li>Note: Petition does not contain Attachment 7(a) containing the legal description of the real property;</li> </ul>	
Aff. Post Status Rpt UCCJEA Citation FTB Notic		containing the legal description of the real prope however, an Affidavit – Death of Joint Tenant dat 8/31/2012 is attached which contains the legal description, and has been reviewed as part of this Petition in lieu of a separate Attachment 7(a).  Reviewed by: LEG  Reviewed on: 3/5/13  Updates:  Recommendation:  File 17 - Riddlesprigger	

Moore, Susan L. (for David Ronald Spencer and Suzanne Spencer MacInnis – Executors)
(1) Petition for Settlement on Waiver of Account and (2) Petition for Final
Distribution and for (3) Allowance of Compensation for Ordinary Services

DO	D: 7-23-12		DAVID RONALD SPENCER and SUZANNE SPENCER MACINNIS, Co-Executors, are Petitioners.	NEEDS/PROBLEMS/COMMENTS:
			Accounting is waived.	
	Aff.Sub.Wit.		I&A: \$212,000.00	
>	Verified		POH: \$195,088.40 (cash)	
>	Inventory		Executors (Statutory): Waived	
>	PTC		Liesonois (oranoisiy), irraires	
>	Not.Cred.		Attorney (Statutory): \$7,240.00	
>	Notice of Hrg			
>	Aff.Mail	W	Distribution pursuant to Decedent's will:	
	Aff.Pub.		David Ronald Spencer: \$93,924.20	
	Sp.Ntc.		Suzanne Spencer MacInnis: \$93,924.20	
	Pers.Serv.		σοσαι πιο σφοι τοσι γνισσιι π ιδ. φ, σ,, 2 π,2σ	
	Conf. Screen			
>	Letters	9-12-12		
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
>	9202			
>	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 3-5-13
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
>	FTB Notice			File 18 - Spencer

1A Elijah Vasquez & Elaina Vasquez (GUARD/P) Case No. 11CEPR00584

Atty Hopper, Cindy J. (for Guardians Rebecca Elizondo, Abraham Elizondo and Lisa Elizondo)

Atty Vasquez, Elizabeth (pro per Mother)
Atty Vasquez, Michael Jay (pro per father)

Ex Parte Motion for Modification OF Child Visitation

Ex Parte Motion for Modification OF Child Visitation				
Elij	ah age: 8		REBECCA ELIZONDO, maternal aunt, ABRAHAM	NEEDS/PROBLEMS/COMMENTS:
Ela	Elaina age: 6		<b>ELIZONDO</b> , maternal grandfather and, <b>LISA ELIZONDO</b> , maternal grandmother, are petitioners.	<u>Page 1B</u> is the Ex Parte Petition for Visitation filed by Elizabeth
Co	ont. from 011613	<u> </u>	Petitioners were appointed guardians on	Vasquez, mother.
	Aff.Sub.Wit.	Ī	9/7/2011.	Page 1C is the Court Trial Re:
<b>√</b>	Verified		Father: MICHAEL JAY VASQUEZ	Visitation.
	Inventory		Mother: <b>ELIZABETH VASQUEZ</b> ; personally served on	Continued from 1/16/2013.
	PTC		1/8/2013.	The following issue remains:
	Not.Cred.		<b></b>	Need proof of personal
✓	Notice of Hrg		<b>Petitioners state</b> the motion is brought on the grounds that Michael Vasquez and Elizabeth	service of the Notice of
✓	Aff.Mail		Vasquez are a danger and threat to the children.	Hearing along with the
	Aff.Pub.		The Family Court has granted permanent	moving papers on:
	Sp.Ntc.		restraining orders protecting the children from their	a. Michael Vasquez (father).
✓	Pers.Serv.	W/	respective parents, however the Family Court	Note: The Notice of Hearing personally served
	Conf. Screen		deferred the issue of the parents having visitation	to Michael Vasquez on
	Letters		with the children to the Probate Court.	1/16/2013 lists a hearing
	Duties/Supp		<b>Petitioners allege</b> that since the establishment of	date of <u>1/28/2013</u> ; Court
	Objections		the guardianship both parents have habitually	records do not show
	Video		made false claims of abuse against the guardians	personal service to him for the 1/16/2013 hearing,
	Receipt		to both the Fresno Police Department and Child	although he was present
	CI Report		Protective Services. The parents both use their	in Court on that date. The
	9202		time at CYS to interrogate the children. Then they proceed to call the Fresno Police Department	hearing on 1/28/2013 was
✓	Order		and Child Protective Services to make false allegations. The police have come to the Guardians' home to question the children. The children have told police officers again and again that they are not being harmed. Both children are very frightened and cry after being interrogated	for the Petition for Visitation filed by Rebecca Elizondo, at which no appearances were made and the Court denied the petition.
	Aff. Posting		by the police and social workers.	Reviewed by: KT / LEG
	Status Rpt			Reviewed on: 3/6/13
	UCCJEA			Updates:
	Citation		Please see additional page	Recommendation:
	FTB Notice			File 1A - Vasquez

**1A** 

#### Petitioners allege, continued:

Both children have received extended therapy sessions with their individual licensed mental health clinicians due to all the continued false allegations and lies by the parents. Both children are in counseling and Petitioners have spoken to each child's counselor and they have informed Petitioners that the children continue to need intense and extended therapy which Petitioners believe is a direct result of their parents' continued actions.

**Petitioners request** the court grant a temporary order of no contact between the children and Elizabeth Vasquez and Michael Vasquez pending a full hearing on the issue.

Declaration of Elizabeth Vasquez (mother) filed on 1/14/13. Mother states she is objecting to the modification of the visitation. Visitation with the children is conducted at CYS for two hours. Visitation has strict guidelines with rules and regulations. Before visits were started both parties had to attend orientation and sign and initial all the rules and regulations which must be followed for visits to occur. She has concerns about the well-being of the children. On the visit on Wednesday, July 11, 2012, Elijiah kept complaining about a headache that he got from being out in the sun all day. There was a heat advisory that day and the temperature was 105. After the visit mom states she was concerned and sent a text to her mother, Lisa Elisondo, simply asking if Elijah was okay, and if he was getting plenty of water to keep hydrated since he had a headache. Lisa Elizondo's response was LEAVE ME ALONE. On the Wednesday, 8/26/12 visit Elijiah had a black eye and scratches all over his face. It looked as if he had been punched. CYS documented this. Mom states she was truly concerned about her son because the Elizondo's 18 year old son, Andrew was living with them and had been constantly bullying Elijiah. Elijiah stated on one occasion, "Uncle Andrew throws chips on the floor and makes me eat them like a dog." Mom alleges the Elizondo's refuse to have any kind of contact with her about her children. She has not contacted them in the past to bother them, she just simply wanted to know about her children. Mom states she has been making positive changes in her life since the guardianship was granted. She is trying with all her heart to regain custody of her children. Mom states she truly believes that the guardians will do anything in their power to try to destroy any kind of relationship and bond that she has with her children.

Declaration of Michael Vasquez (father) filed on 1/15/13. Father states the visits with his children are held at a supervised agency where the visits are monitored and documented. Since the visits have been supervised father state he has only had great visits. They watch movies, play board games, read books together and have really started to bond again since the guardianship was granted. Father alleges that the guardians are not abiding by the court's order for visitation. The last time he was able to speak to his children was on 11/4/12. The last time he was able to speak to the children was on 11/12/12. Father states on 11/15/12 he called to speak to the kids for his scheduled telephone visit, there was no answer. Father states he called three more times, again no answer. On 11/18/12 Father states he went to CYS for his scheduled visit he saw Rebecca Elizondo waiting outside. When he walked to the door a man approached and served him with paperwork for a Temporary Restraining Order. This is in violation of CYS' rules and procedures that state there will be no serving of court documents on CYS property. On 12/5/12 Father states he attended the Restraining Order hearing where the Elizondo's asked the Family Court Judge to take away his visitation. The Restraining Order was granted but since there was a probate case open the child visitation was to remain. Father states he contacted CYS on 12/19/12 and showed then that he should still be having visits. CYS stated they had filled his visitation day and that they had to contact the Elizondo's to schedule a different date for the visits. Father states he has been in contact with CYS for 4 weeks and that the Elizondo's have not been in contact with CYS. The guardians refuse to have any contact with CYS or to allow him to visit. Father is requesting to have all his back visits that he has missed since 11/4/12.

Please see additional page

### Second Additional Page 1A, Elijah Vasquez & Elaina Vasquez Case No.

Case No. 11CEPR00584

#### Current Visitation Order as of 1/25/2012:

The parents have supervised visits at Comprehensive Youth Services (CYS) 2 hours each week per parent with days and times to be arranged by the supervising agency.

Phone calls each Monday and Thursday each week.

On Monday Mom can call between 6:30 and 7:00 p.m. and Dad can call between 7:00 and 7:30 p.m.

On Thursday Mom can call between 4:30 and 5:00 p.m. and Dad can call between 5:00 and 5:30 p.m.

The duration of the call is to be determined by the child's attention span (approximately 5 minutes per child, one child at a time).

1B Elijah Vasquez & Elaina Vasquez (GUARD/P) Case No. 11CEPR00584

Atty Hopper, Cindy J (for Guardians Rebecca Elizondo, Abraham Elizondo and Lisa Elizondo)

Atty Vasquez, Elizabeth (pro per Mother)
Atty Vasquez, Michael Jay (pro per father)

### Ex Parte Petition for Visitation

Flii	ah age: 8		ELIZABETH VASQUEZ, mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	ina age: 6		'	NEEDS/TROBLEMS/COMMENTS.
Cont. from 011613			REBECCA ELIZONDO, maternal aunt, ABRAHAM ELIZONDO, maternal grandfather and, LISA ELIZONDO, maternal grandmother, were appointed guardians on 9/7/2011.	Continued from 1/16/2013. See Page 1C for notes regarding contents of Minute Order.
	Aff.Sub.Wit.			The following issues remain:
-			Father: MICHAEL JAY VASQUEZ	The following issues remain:
✓	Verified		Tallol. Wichael 3A1 VACCEE	Need Notice of Hearing.
	Inventory		<b>Petitioner states</b> the guardians are not fulfilling their	
	PTC		duties and caretakers. They are not following the	2. Need proof of service of the
	Not.Cred.		court's orders which grant her telephone visitation	Notice of Hearing along with
	Notice of Hrg	Χ	on Mondays and Thursdays and visitation two hours	a copy of the Petition on:
	Aff.Mail	Χ	per week at CYS.	a. Rebecca Elizondo (Co- Guardian)
	Aff.Pub.		The guardians did not bring the children for their visit	b. Abraham Elizondo (Co-
	Sp.Ntc.		at on Sunday, January 6, 2013. Petitioner states CYS	Guardian) `
	Pers.Serv.		called her on 1/6/13 stating that the Guardians are	c. Lisa Elizondo (Co-
	Conf. Screen		not returning their calls and cancelled visitation	Guardian)
	Letters		because of the hearing. The Guardians also owe several outstanding balances to CYS.	d. Michael Jay Vasquez, father.
	Duties/Supp		_	idilici.
	Objections		On Monday, November 12, 2012 Petitioner states	
	Video		she called the Guardian's residence to speak to the children. Petitioner state she spoke to Elijiah for	
	Receipt		6 minutes and the Guardians hung up and would	
	CI Report		not let her speak to Elaina.	
	9202			
	Order	Χ	On Monday, 12/24/12 at 6:31 and 6:35 Petitioner	
	Aff. Posting		states she called the Guardian's residence to have her visit but there was no answer, the call went to	Reviewed by: KT / LEG
	Status Rpt		voicemail. On Monday, 1/7/13 at 6:31 Petitioner	Reviewed on: 3/6/13
	UCCJEA		states she called for her telephone visit there was	Updates:
	Citation		no answer. Petitioner states she called a second	Recommendation:
	FTB Notice		time and someone intentionally hung up the	File 1B - Vasquez
			phone.	
			<b>Petitioner states</b> if the court did not suspend	
			visitation then the Guardians are not following the	
			court's order which grants her visitation.	
				1 D

1B

Atty Hopper, Cindy J., sole practitioner (for Co-Guardians Rebecca Elizondo, Abraham

Elizondo and Lisa Elizondo)

Pro Per Vasquez, Elizabeth (Pro Per mother)
Pro Per Vasquez, Michael Jay (Pro Per father)

**Court Trial Re: Visitation** 

Elijah age: 8 REBECCA ELIZONDO, maternal aunt, ABRAHAM ELIZONDO, maternal NEEDS/PROBLEMS/ **COMMENTS:** Elaina age: 6 grandfather, and LISA ELIZONDO, maternal grandmother, were appointed Co-Guardians on 9/7/2011. Minute Order dated 9/7/2011 made directives Note: Visitation Order for the parties relating to one another and specified visitation orders. as of 1/25/2012: The parents have Cont. from Petition for Termination of Guardianship was filed 11/18/2011 by **EUZABETH** supervised visits at Aff.Sub Comprehensive **VASQUEZ**, mother, set for hearing on 1/25/2012; Minute Order dated Youth Services (CYS) 2 Verified 1/25/2012 denied the petition and orders visitation to remain as previously hours each week per Inventory ordered with specified modifications. parent with days and **PTC** times to be arranged by the supervising Not.Cred. Ex Parte Petition to Modify Visitation was filed 1/3/2012 by REBECCA agency. ELIZONDO, Co-Guardian, and Ex Parte Petition for Visitation was filed Notice of Phone calls each 1/6/2012 by **ELIZABETH VASQUEZ**, mother; both were set for hearing on Hrg Monday and 1/17/2012; Minute Order dated 1/17/2012 provides detailed visitation Aff.Mail Thursday each week. orders. On Monday mother Aff.Pub. can call between 6:30 Sp.Ntc. and 7:00 p.m., and Petition for Visitation was filed 12/3/2012 by **REBECCA ELIZONDO**, Co-Pers.Serv. father can call Guardian, set for hearing on 1/28/2013; Minute Order dated 1/28/2013 between 7:00 and Conf. states no appearances were made, and Court denied petition. 7:30 p.m. Screen On Thursday mother **Letters** can call between 4:30 Ex Parte Motion for Modification of Child Visitation was filed 1/4/2013 by and 5:00 p.m., and **Duties/S** REBECCA ELIZONDO, ABRAHAM ELIZONDO and LISA ELIZONDO, Cofather can call Objectn Guardians, and Ex Parte Petition for Visitation was filed 1/9/2013 by between 5:00 and **Vid Rcpt ELIZABETH VASQUEZ**, mother; both were set for hearing on 1/16/2013; 5:30 p.m. The duration of the **CI Report** Minute Order dated 1/16/2013 states: call is to be 9202 Also present in the courtroom is **MICHAEL VASQUEZ**, father; determined by the Matter set for Court Trial on 3/11/2013; Order child's attention span The Court directs the court investigator to conduct a complete (~5 minutes per child, one child at a time). investigation of the parties and also speak with the two therapists; Aff. Post **Reviewed by: LEG** parties enter into a waiver of confidentiality so the court investigator Status Rpt can speak with the therapists; Reviewed on: Counsel is directed to provide the Court documents regarding the 3/6/13 **UCCJEA** following: efforts made to serve mother and father; case numbers to **Updates:** Citation the pending Family Law matters; as well as any documents addressing Recommendation the issue of visitation with respect to the benefit or detriment to the File 1C - Vasquez FTB Notc The Court orders that there be no visitation or telephone calls between mother, father, and the children in the interim pending the next hearing.

**1C**